

Labour and Rehabilitation Department
Labour and Rehabilitation (A)

ORDERS

(1)

G. O. (R.) No. 27/2008/LBR.

Thiruvananthapuram, 2nd January 2008.

Whereas, the Government are of opinion that an Industrial Dispute exists between Sri Muthayya Rajyashika Managing Director Sri Rajesh & Company Oil Mills, Aravamudan, Kollam and the workmen of the above referred establishment Sri P. Asif Kumar, Kutappallil Thikkathil, Mundukkal Village, Eravipuram in respect of matters mentioned in the annexure to this order;

And whereas, in the opinion of Government it is necessary to refer the said Industrial Dispute for adjudication;

Now, therefore, in exercise of the powers conferred by section 10 (1) (a) of the Industrial Dispute Act of 1947 (Central Act XIV of 1947) the Government hereby direct that the said Industrial Dispute be referred for adjudication to the Industrial Tribunal, Kollam. The Industrial Tribunal will pass the award within a period of three months.

ANEXURE

Whether the denial of Employment to Sri Asif Kumar, Yard Worker of Sri Rajesh & Company Oil Mills, Aravamudan, Kollam by the Management with effect from 19-5-2002 is justifiable? If not, what relief the worker is entitled to?

(2)

G. O. (R.) No. 29/2008/LBR.

Thiruvananthapuram, 3rd January 2008.

Whereas, the Government are of opinion that an industrial dispute exists between Sri. T. C. Uriyadi Proprietor, Prathap Transport, Post Box No. 113, Kochuparamba, Kollam-691 601 and the workmen of the above referred establishment Sri C. T. Radhakrishna Pillai, Gauri Krishna, Mundukkal Wm, Kollam in respect of matters mentioned in the annexure to this order;

And whereas, in the opinion of Government it is necessary to refer the said industrial dispute for adjudication;

Now, therefore, in exercise of the powers conferred by section 10 (1) (c) of the Industrial Dispute Act of 1947 (Central Act XIV of 1947) the Government hereby direct that the said industrial dispute be referred for adjudication to the Labour Court, Kollam. The Labour Court will pass the award within a period of three months.

ANEXURE

Whether the dismissal of Sri C. T. Radhakrishna Pillai, Transporting Clerk by the management of Prathap Transport, Kollam is justifiable? If not, what relief he is entitled?

(3)

G. O. (R.) No. 30/2008/LBR.

Thiruvananthapuram, 3rd January 2008.

Whereas, the Government are of opinion that an industrial dispute exists between Sri V. H. Hakkim, Proprietor, Neema Snacks, Lubna Manzi, Vazhakkal Meleka, Umayanallor and the workmen of the above referred establishment represented by Sri Rajan Chah, General Secretary, All Kerala Bakers and Food Product Employees Union, U.T.U.C (M), Anandavalleeswaram, Kollam in respect of matters mentioned in the annexure to this order;

And whereas, in the opinion of Government it is necessary to refer the said industrial dispute for adjudication;

Now, therefore, in exercise of the powers conferred by section 10 (1) (d) of the Industrial Dispute Act of 1947 (Central Act XIV of 1947) the Government hereby direct that the said industrial dispute be referred for adjudication to the Industrial Tribunal, Kollam. The Industrial Tribunal will pass the award within a period of three months.

ANEXURE

Whether the denial of employment to Sri Rajesh and Raveendran (Bakers) and Ratherine, Asif and Pradeep (Bakers) by the management of the Neema Snacks, Umayanallor, Kollam is justifiable? If so, what relief the worker is entitled to?

By order of the Governor,
K. CHANDRAN,
Under Secretary to Government